1	Pamela M. Egan, WSB No. 54736 POTOMAC LAW GROUP PLLC 2212 Queen Anne Ave. N., #836				
2	Seattle, WA 98109 Telephone: (415) 297-0132				
3	Email: pegan@potomaclaw.com Attorneys for Mark D. Waldron, Chapter 7 Trustee				
4	Altorneys for Mark D. Walard	on, Chapter / Trustee			
5	UNITED STATES BANKRUPTCY COURT				
6	EASTERN DISTRICT OF WASHINGTON				
7	In re:	Case No. 18-03197 FPC 11			
8	GIGA WATT, Inc., a Washingt	on Chapter 7			
9	corporation, Debtor.	REQUEST FOR JUDICIAL NOTICE			
10		IN SUPPORT OF CHAPTER 7 TRUSTEE'S REPLY TO			
11	OBJECTION FILED BY MR. ELLISON [ECF 1021]				
12	Pursuant to Rule 201 of the Federal Rules of Evidence, the Trustee				
13	respectfully requests that the Court take judicial notice of the following				
14	documents, which are organized in chronological order, in considering the				
15	Trustee's Reply to Objection Filed by Mr. Ellison [ECF 1021], ECF No. 1022,				
16	filed herewith.				
17	The table below lists the documents subject to this request.				
18	RJN Document No.				
19	1. Order Converting Case	to Chapter 7, dated September 30, 2020, filed in			
20	this bankruptcy case, E0	CF No. 744			
21					
22	Request for Judicial Notice				
23	in Support of Chapter 7 Trustee's Reply Filed by Mr. Ellison [ECF 1021] – Page 1				
24					

25 18-03197-FPC7 Doc 1024 Filed 09/26/23 Entered 09/26/23 08:57:31 Pg 1 of 4

1	RJN No.	Document		
2	2.	Order Granting Unsecured Creditor Committee's Application to Employ		
3		DBS Law as Counsel Nunc Pro Tunc to January 11, 2019, filed January		
4		24, 2019, filed in this bankruptcy case, ECF No. 145		
5	3.	Order Approving Employment Under 11 U.S.C. § 1103 for Counsel for		
6		the Unsecured Creditors Committee, dated December 17, 2019, filed in		
7		this bankruptcy case, ECF No. 439		
8	4.	Defendant's Opposition to Trustee's Motion for Injunctive Relief, dated		
9		December 9, 2021, Waldron v. Dam, this Court, Case No. 2:21-ap-80053,		
10		ECF No. 28		
11	5.	Order Denying Appellant's Motion to Seal, dated June 8, 2022, Dam v.		
12		Waldron, U.S. District Court, E.D.W.A., Case No. 2:21-cv-00291-SAB,		
13		ECF No. 36		
14	6.	Appellant's Index, Vol. 1 of 2, AA236-266, dated June 9, 2022, Dam v.		
15		Waldron, U.S. District Court, E.D.W.A., Case No. 2:21-cv-00291, ECF		
16		No. 38 at 241-271.		
17	7.	Trustee's First Amended Complaint, dated November 23, 2022, Dam v.		
18		Perkins, this Court, Adv. Proc. No. 20-80031, ECF No. 135		
19	8.	Minute Entry, dated April 25, 2023, Waldron v. Perkins, Adv. Proc. No.		
20		20-80031 ECF No. 168		
21				
22	Reques	et for Judicial Notice		
23	in Supp	in Support of Chapter 7 Trustee's Reply Filed by Mr.		
24		Ellison [ECF 1021] – Page 2		

25 | 18-03197-FPC7 Doc 1024 Filed 09/26/23 Entered 09/26/23 08:57:31 Pg 2 of 4

1 The foregoing documents fit squarely within the ambit of Evidence Rule 201, which provides, "The Court may judicially notice a fact that is not subject to reasonable dispute because it: can be accurately and readily determined from 3 sources whose accuracy cannot reasonably be questioned." F.R.E. 201. See also 5 Metropolitan Creditors' Trust v. Pricewaterhouse-Coopers, LLP, 463 F. Supp. 2d 1193, 1197–98 (E.D. Wash. 2006) ("[A] court may take judicial notice of the existence of another court's opinion."). The Court may also take judicial notice of its own docket. See State Bank of San Pedro v. Marincovich (The Golden Gate), 286 F. 105, 106 (9th Cir. 1923) ("Every court takes judicial notice of its own 10 records in the same case.") (admiralty case); Credit Alliance Corporation v. Idaho 11 Asphalt Supply, Inc. (In re Blumer), 95 B.R. 143, 146 (B.A.P. 9th Cir. 1988). 12 To determine the accuracy of the documents subject to this Request, one 13 need only review the dockets of this Court and of the U.S. District Court for the 14 Eastern District of Washington. Finally, the Trustee is not asking the Court to accept or reject the truth (or 15 16 falsity) of the arguments or assertions made in the documents that are the subject of this Request. The Trustee is only asking that the Court take judicial notice of 17 18 the existence of the arguments, motions, Orders, and opinions. Their authenticity 19 is not subject to reasonable dispute. 20 21 22 Request for Judicial Notice in Support of Chapter 7 23 Trustee's Reply Filed by Mr. Ellison [ECF 1021] – Page 3 24

8-03197-FPC7 Doc 1024 Filed 09/26/23 Entered 09/26/23 08:57:31 Pg 3 of 4

25

1	Wherefore, the Trustee respectfully requests that the Court grant this			
2	Request for Judicial Notice.			
3	Dated: September 26, 2023 POTOMAC LAW GROUP PLLC			
4				
5	By: <u>s/Pamela M. Egan</u> Pamela M. Egan (WSB No. 54736)			
6	Attorneys for Mark D. Waldron, Chapter 7 Trustee			
7				
8				
9				
10				
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22	Request for Judicial Notice			
23	in Support of Chapter 7 Trustee's Reply Filed by Mr.			
24	Ellison [ECF 1021] – Page 4			
25 18	-03197-FPC7 Doc 1024 Filed 09/26/23 Entered 09/26/23 08:57:31 Pg 4 of 4			